PATENT COOPERATION TREATY

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION CONCERNING TRANSMITTAL OF COPY OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OF THE PATENT COOPERATION TREATY)

(PCT Rule 44bis.1(c))

To:

FENSTER, Paul FENSTER & COMPANY, INTELLECTUAL PROPERTY 2002 LTD. P. O. BOX 10256 49002 Petach Tikva ISRAËL

Date of mailing (day/month/year) 27 July 2006 (27.07.2006)

Applicant's or agent's file reference 032/04081

IMPORTANT NOTICE

International application No. PCT/IL2004/001169

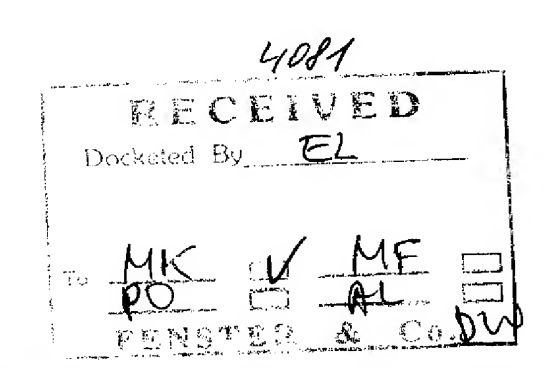
International filing date (day/month/year) 26 December 2004 (26.12.2004)

Priority date (day/month/year)
15 January 2004 (15.01.2004)

Applicant

ALGOTEC SYSTEMS LTD. et al

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)



The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

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PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 032/04081	FOR FURTHER ACTION	See item 4 below	
L A	International filing date (day/month/year) 26 December 2004 (26.12.2004)	Priority date (day/month/year) 15 January 2004 (15.01.2004)	
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237			
Applicant ALGOTEC SYSTEMS LTD.			

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).				
2.	This REPORT consists of a total of 7 sheets, including this cover sheet. In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.				
3.	This report contains indications relating to the following items:				
	Box No. I	Basis of the report			
	Box No. II	Priority			
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
	Box No. IV	Lack of unity of invention			
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the international application			
	Box No. VIII	Certain observations on the international application			
4.		ommunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority			

	Date of issuance of this report 17 July 2006 (17.07.2006)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Simin Baharlou
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Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

rom 1	the RNATIONAL SEAR	CHING AUTHORITY		REC'D † 8 MOV 2005		
To:				PC MIPO PCT		
see form PCT/ISA/220			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)			
			Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)		
Applicant's or agent's file reference see form PCT/ISA/220				FOR FURTHER ACTION See paragraph 2 below		
	national application N T/IL2004/001169	io. International filing d	date (day/month/year)	Priority date (day/month/year) 15.01.2004		
		sification (IPC) or both national classific	ation and IPC			
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	licant GOTEC SYSTEM	IS LTD				
<u></u> -						
		Lack of unity of invention Reasoned statement under Rule applicability; citations and explana Certain documents cited Certain defects in the international Certain observations on the interna-	43 <i>bis.</i> 1(a)(i) with regard ations supporting such s al application	ntive step and industrial applicability I to novelty, inventive step or industrial statement		
2.	written opinion of the applicant cho international Burwill not be so could this opinion is,	international preliminary examination the International Preliminary Examinate coses an Authority other than this creau under Rule 66.1 bis(b) that writing as provided above, considered to EA a written reply together, where	mining Authority ("IPEA" one to be the IPEA and itten opinions of this Inte	"). However, this does not apply where the chosen IPEA has notifed the		
	whichever expire	es later.				
	•	ons, see Form PCT/ISA/220.	_			
3.	For further deta	ils, see notes to Form PCT/ISA/220	J.			
Na -	me and mailing addre	ess of the ISA:	Authorized Office	To disch as fatoniam.		
_	D-80298 Tel. +49 8	n Patent Office Munich 89 2399 - 0 Tx: 523656 epmu d 89 2399 - 4465	Herter, J Telephone No. +-	49 89 2399-7478		

Form (PCT/ISA/237) (Cover Sheet) (January 2004)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IL2004/001169

	Box N	o. I Basis of the opinion			
 With regard to the language, this opinion has been established on the basis of the international applica the language in which it was filed, unless otherwise indicated under this item. 					
	lat	is opinion has been established on the basis of a translation from the original language into the following anguage—, which is the language of a translation furnished for the purposes of international search and Rules 12.3 and 23.1(b)).			
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application a necessary to the claimed invention, this opinion has been established on the basis of:					
	a. type	of material:			
		a sequence listing			
		table(s) related to the sequence listing			
	b. forn	nat of material:			
		in written format			
		in computer readable form			
	c. time	e of filing/furnishing:			
		contained in the international application as filed.			
		filed together with the international application in computer readable form.			
		furnished subsequently to this Authority for the purposes of search.			
3	h: Co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as opropriate, were furnished.			

4. Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IL2004/001169

	Box	k No. IV	Lack of unity of	inventio	1		
1.	☐ In response to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has:						
			paid additional fees	S.			
			paid additional fees	s under pr	otest.		
		\boxtimes	not paid additional	fees.			
2.			uthority found that the plicant to pay addition	_	ment of un	nity of invention is not complied with and chose not to	invite
3.	Thi	s Authoi	rity considers that th	e requirer	ment of uni	ity of invention in accordance with Rule 13.1, 13.2 ar	nd 13.3 is
		complie	d with				
		not com	plied with for the foll	lowing rea	asons:		
		see se	parate sheet				
4.	Co	nsequer	ntly, this report has b	een estat	olished in r	espect of the following parts of the international appl	ication:
	□ all parts.						
		x No. V ustrial				3bis.1(a)(i) with regard to novelty, inventive step one supporting such statement	or
1.	Sta	tement					
	Nov	relty (N)		Yes: No:	Claims Claims	1-72, 86-94	
	Inve	entive st	tep (fS)	Yes: No:	Claims Claims	1-72, 86-94	
	ind	ustrial a	pplicability (IA)	Yes: No:	Claims Claims	1-72, 86-94	
2.	Cita	ations ai	nd explanations				

see separate sheet

1. Reference is made to the following documents:

- D1: Li et al.: "Combining front propagation with shape knowledge for accurate curvilinear modelling" Medical Image Computing and Computer-Assisted Intervention MICCAI 2003. 6th International Conference. Proceedings. Part II (Lecture Notes in Comput. Sci. Vol. 2879) Springer-Verlag Berlin, Germany, 2003, pages 66-74
- D2: Deschamps et al.: "Fast extraction of minimal paths in 3D images and applications to virtual endoscopy" Medical Image Analysis, Oxford University Press, Oxford, GB, vol. 5, 2001, pages 281-299
- D3: Cohen et al.: "Global minimum for active contour models: A minimal path approach" International Journal of Computer Vision, Kluwer Academic Publishers, Norwell, US, vol. 24, no. 1, August 1997, pages 57-78
- D4: Wink et al.: "3D MRA coronary axis determination using a minimum cost path approach" Magnetic Resonance in Medicine, Academic Press, Duluth, MN, US, vol. 47, no. 6, June 2002, pages 1169-1175
- D5: Maddah et al.L: "Efficient center-line extraction for quantification of vessels in confocal microscopy images" Medical Physics, American Institute of Physics. New York, US, vol. 30, no. 2, February 2003, pages 204-211

2. Item IV: Lack of unity of invention

This Authority considers that there are 3 inventions covered by the claims indicated as follows:

- I: Claims 1-72 and 86-94 directed to centerline finding for a tubular tissue in a medical data set.
- II: Claims 73-80 directed to segmentation of an organ in a medical data set
- III: Claims 81-85 directed to propagation of a parametrization in a medical data set

The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

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As to claims 1-72, 86-94 and claims 73-80:

The principal common feature of "segmentation" present in both claims 1 and 73, 77 and 79 is a well-known concept in the art and therefore known to the skilled person. Claim 1 is silent about any special segmentation method and thus the remaining features of said claims which represent the contribution over the known art differ completely thereby leading to a lack of unity (Rule 13 PCT).

As to claims 1-72, 86-94 and claims 81-80:

No common features can be established between said groups of claims, thereby leading to a lack of unity (Rule 13 PCT).

In conclusion, the groups of claims are not linked by common or corresponding special technical features and define 3 different inventions not linked by a single general inventive concept.

The application, hence does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.

- 3. Item V: Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 3.1 The present application meets the requirements of Articles 33(2) and 33(3) PCT because the subject matter of claims 1-72 and 86-94 is novel and involves an inventive step, the reasons being as follows:

As to claim 1:

D1 discloses:

A method of centerline determination for a tubular tissue in a medical image data set defined in a data space (see page 68, lines 1-18), comprising:

- receiving at least one start point and one end point inside a tubular tissue volume (see page 69, lines 8-9);
- automatically determining a path between said points that remains inside said volume (see page 69, lines 9-11);

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/IL2004/001169

- automatically segmenting said tubular tissue using said path (see page 69, lines 9-11 and page 70, line 17- page 71, line 5); and
- automatically determining a centerline for said tubular tissue from said segmentation (see page 70, line 17- page 71, line 5)

D1 however does not disclose:

- wherein said receiving, said determining a path and said segmenting, said determining a centerline are all performed on a same data space of said medical image data set.

The method of D1 computes a distance field, so that the operations do not take place within the same data space of medical image data set.

This is also not disclosed in any of the other available prior art on file.

- 3.2 The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claim 86, which therefore is also considered new and inventive.
- 3.3 The independent claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 3.4 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- 3.5 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 to D5 is not mentioned in the description, nor are these documents identified therein.